HOUSE BILL No. 1292

DIGEST OF INTRODUCED BILL

Citations Affected: IC 4-10-10-11; IC 32-9.

Synopsis: Unclaimed property. Provides civil damages for actions related to agreements to locate unclaimed property or warrants. Decreases from ten years to five years the period for which a court must hold property or proceeds related to child support. Allows the attorney general to sell unclaimed property at a commercially reasonable sale. Allows unidentifiable unclaimed property and disclaimed property to be sold immediately and the proceeds transferred to the common school fund. Eliminates the attorney exemption for agreements to locate unclaimed property. Makes certain other changes to the unclaimed property law.

Effective: July 1, 2002.

Foley, Sturtz

January 14, 2002, read first time and referred to Committee on Judiciary.



Second Regular Session 112th General Assembly (2002)

PRINTING CODE. Amendments: Whenever an existing statute (or a section of the Indiana Constitution) is being amended, the text of the existing provision will appear in this style type, additions will appear in this style type, and deletions will appear in this style type.

Additions: Whenever a new statutory provision is being enacted (or a new constitutional provision adopted), the text of the new provision will appear in **this style type**. Also, the word **NEW** will appear in that style type in the introductory clause of each SECTION that adds a new provision to the Indiana Code or the Indiana Constitution.

Conflict reconciliation: Text in a statute in *this style type* or *this style type* reconciles conflicts between statutes enacted by the 2001 General Assembly.

HOUSE BILL No. 1292

A BILL FOR AN ACT to amend the Indiana Code concerning property.

Be it enacted by the General Assembly of the State of Indiana:

SECTION 1. IC 4-10-10-11, AS ADDED BY P.L.127-2000
SECTION 1, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
JULY 1, 2002]: Sec. 11. (a) This section applies to a warrant drawn by
the state auditor upon funds in custody of the state treasurer or a check
authorized by law to be issued from funds in custody of any other state
agency, if the check or warrant is outstanding and unpaid, but is not
determined to be unclaimed property under IC 32-9-1.5.

- (b) An agreement for which the primary purpose is to pay compensation to locate, deliver, recover, or assist in the recovery of a check or warrant described in subsection (a) is valid only if:
 - (1) the fee or compensation agreed upon is not more than ten percent (10%) of the amount collected unless the amount collected is fifty dollars (\$50) or less;
 - (2) the agreement is in writing;
 - (3) the agreement is signed by the apparent owner of the check or warrant described in subsection (a); and
 - (4) the agreement clearly sets forth:



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1	(A) the nature and value of the property; and	
2	(B) the value of the apparent owner's share after the fee or	
3	compensation has been deducted.	
4	(c) This section does not prevent an owner from asserting at any	
5	time that an agreement to locate property is otherwise invalid.	
6	(d) If a person who entered into an agreement described in	
7	subsection (b) to locate, deliver, recover, or assist in the recovery	
8	of a check or warrant violates this section, an owner who presents	
9	a valid claim or the attorney general on behalf of an owner who	
10	presents a valid claim may bring an action against the person for:	
11	(1) damages equal to the value of the check or warrant;	
12	(2) additional damages in an amount up to two (2) times the	
13	value of the check or warrant; and	
14	(3) the other party's reasonable attorney's fees.	
15	(e) An action brought under this section must commence not	
16	later than two (2) years after the date the agreement was entered.	
17	SECTION 2. IC 32-9-1.5-17, AS AMENDED BY P.L.127-2000,	
18	SECTION 4, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE	
19	JULY 1, 2002]: Sec. 17. (a) The definition in this section does not	
20	apply to section 24 of this chapter.	
21	(b) Except as provided in subsection (c), as used in this chapter,	
22	"property" means an interest in intangible personal property, except an	
23	unliquidated claim, and all income or increment derived from the	
24	interest, including that which is referred to as or evidenced by:	
25	(1) money, a check, a draft, a deposit, an interest, or a dividend;	
26	(2) a credit balance, a customer overpayment, a gift card, a gift	
27	certificate, a security deposit, a refund, a credit memorandum, an	
28	unpaid wage, an unused airline ticket, mineral proceeds, or an	
29	unidentified remittance;	
30	(3) stock and other ownership interest in a business association;	
31	(4) a bond, debenture, note, or other evidence of indebtedness;	
32	(5) money deposited to redeem stocks, bonds, coupons, and other	
33	securities or to make distributions;	
34	(6) an amount due and payable under the terms of an insurance	
35	policy; and	
36	(7) an amount distributable from a trust or custodial fund	
37	established under a plan to provide health, welfare, pension,	
38	vacation, severance, retirement, death, stock purchase, profit	
39	sharing, employee savings, supplemental unemployment	
40	insurance, or similar benefits.	
41	(c) As used in this chapter, "property" does not include transactions	



between business entities and:

1	(1) a motor carrier (as defined in IC 8-2.1-17-10); or		
2	(2) a carrier (as defined in 49 U.S.C. 13102(3)).		
3	SECTION 3. IC 32-9-1.5-20, AS AMENDED BY P.L.127-2000,		
4	SECTION 5, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE		
5	JULY 1, 2002]: Sec. 20. (a) For purposes of this section, an indication		
6	of interest in the property by the owner:		
7	(1) does not include a communication with an owner by an agent		
8	of the holder who has not identified in writing the property to the		
9	owner; and		
10	(2) includes the following:		
11	(A) The cashing of a dividend check or other instrument of		
12	payment received or evidence that the distribution has been		
13	received if the distribution was made by electronic or similar		
14	means, with respect to an account or underlying shares of		
15	stock or other interest in a business association or financial		
16	organization.		
17	(B) A deposit to or withdrawal from a bank account.		
18	(C) The payment of a premium with respect to a property		
19	interest in an insurance policy.		
20	(D) The mailing of any correspondence in writing from a		
21	financial institution to the owner, including:		
22	(i) a statement;		
23	(ii) a report of interest paid or credited; or		
24	(iii) any other written advice;		
25	relating to a demand, savings, or matured time deposit		
26	account, including a deposit account that is automatically		
27	renewable, or any other account or other property the owner		
28	has with the financial institution if the correspondence is not		
29	returned to the financial institution for nondelivery.		
30	(E) Any activity by the owner that concerns:		
31	(i) another demand, savings, or matured time deposit		
32	account or other account that the owner has with a financial		
33	institution, including any activity by the owner that results		
34	in an increase or decrease in the amount of any other		
35	account; or		
36	(ii) any other relationship with the financial institution,		
37	including the payment of any amounts due on a loan;		
38	if the mailing address for the owner contained in the financial		
39	institution's books and records is the same for both an inactive		
40	account and for a related account.		
41	(b) The application of an automatic premium loan provision or other		
42	nonforfeiture provision contained in an insurance policy does not		



1	prevent the policy from maturing or terminating if the insured has died		
2	or the insured or the beneficiary of the policy otherwise has become		
3	entitled to the proceeds before the depletion of the cash surrender value		
4	of the policy by the application of those provisions.		
5	(c) Property that is held, issued, or owed in the ordinary course of		
6	a holder's business is presumed abandoned if the owner or apparent		
7	owner has not communicated in writing with the holder concerning the		
8	property or has not otherwise given an indication of interest in the		
9	property during the following times:		
10	(1) For traveler's checks, fifteen (15) years after issuance.		
11	(2) For money orders, seven (7) years after issuance.		
12	(3) For consumer credits, three (3) years after the credit becomes		
13	payable.		
14	(4) For gift cards or gift certificates, three (3) years after		
15	December 31 of the year in which the gift card or gift certificate		
16	was sold. If the gift card or gift certificate is redeemable in		
17	merchandise only, the amount abandoned is considered to be sixty		
18	percent (60%) of the card's or certificate's face value.		
19	(5) For amounts owed by an insurer on a life or an endowment		
20	insurance policy or an annuity contract:		
21	(A) if the policy or contract has matured or terminated, three		
22	(3) years after the obligation to pay arose; or		
23	(B) if the policy or contract is payable upon proof of death,		
24	three (3) years after the insured has attained, or would have		
25	attained if living, the limiting age under the mortality table on		
26	which the reserve is based.		
27	(6) For property distributable by a business association in a course		
28	of dissolution, one (1) year after the property becomes		
29	distributable.		
30	(7) Until January 1, 2002, for property or proceeds held by a		
31	court, ten (10) years after the property or proceeds become		
32	distributable. Beginning January 1, 2002, for property or proceeds		
33	held by a court or a court clerk, other than property or proceeds		
34	related to child support, five (5) years after the property or		
35	proceeds become distributable. The property or proceeds must be		
36	treated as unclaimed property under IC 32-9-8. Beginning January		
37	1, 2002, for property or proceeds related to child support held by		
38	a court or a court clerk, ten (10) years after the property or		
39	proceeds become distributable.		
40	(8) For property held by a state or other government,		
41	governmental subdivision or agency, or public corporation or		
42	other public authority, one (1) year after the property becomes		



1	distributable.			
2	(9) For compensation for personal services, one (1) year after the			
3	compensation becomes payable.			
4	(10) For deposits and refunds held for subscribers by utilities, one			
5	(1) year after the deposits or refunds became payable.			
6	(11) For stock or other interest in a business association, five (5)			
7	years after the earlier of:			
8	(A) the date of the last dividend, stock split, or other			
9	distribution unclaimed by the apparent owner; or			
10	(B) the date of the second mailing of a statement of account or			
11	other notification or communication that was:			
12	(i) returned as undeliverable; or			
13	(ii) made after the holder discontinued mailings to the			
14	apparent owner.			
15	(12) For property in an individual retirement account or another			
16	account or plan that is qualified for tax deferral under the Internal			
17	Revenue Code, three (3) years after the earliest of:			
18	(A) the actual date of the distribution or attempted			
19	distribution;			
20	(B) the distribution date as stated in the plan or trust			
21	agreement governing the plan; or			
22	(C) the date specified in the Internal Revenue Code by which			
23	distribution must begin in order to avoid a tax penalty.			
24	(13) For a demand, savings, or matured time deposit, including a			
25	deposit that is automatically renewable, five (5) years after			
26	maturity or five (5) years after the date of the last indication by			
27	the owner of interest in the property, whichever is earlier.			
28	Property that is automatically renewable is considered matured			
29	for purposes of this section upon the expiration of its initial			
30	period, unless the owner has consented to a renewal at or about			
31	the time of the renewal, and the consent is in writing or is			
32	evidenced by a memorandum or other record on file with the			
33	holder.			
34	(14) For all other property, the earlier of five (5) years after:			
35	(A) the owner's right to demand the property; or			
36	(B) the obligation to pay or distribute the property;			
37	arose.			
38	(d) Property is payable or distributed for purposes of this chapter			
39	notwithstanding the owner's failure to make demand or present an			
40	instrument or a document otherwise required to receive payment.			
41	SECTION 4. IC 32-9-1.5-26, AS AMENDED BY P.L.127-2000,			
42	SECTION 7, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE			



1	JULY 1, 2002]: Sec. 26. (a) A holder of property presumed abandoned
2	and subject to custody as unclaimed property under this chapter shall
3	report in writing to the attorney general concerning the property. Items
4	of value of less than fifty dollars (\$50) may be reported by the holder
5	in the aggregate.
6	(b) For each item with a value of fifty dollars (\$50) or more, the
7	report required under subsection (a) must be verified and include the
8	following:
9	(1) Except with respect to traveler's checks and money orders,
0	The apparent owner's:
.1	(A) name, if known;
2	(B) last known address, if any; and
3	(C) Social Security number or taxpayer identification number,
4	if readily ascertainable.
.5	(2) In the case of the contents of a safe deposit box or other
.6	safekeeping depository of tangible property:
7	(A) a description of the property;
8	(B) the place where the property is held and may be inspected
9	by the attorney general; and
20	(C) any amounts owing to the holder.
21	(3) The date:
22	(A) the property became payable, demandable, or returnable;
23	and
24	(B) of the last transaction with the apparent owner with respect
25	to the property.
26	(4) Other information that the attorney general requires by rules
27	adopted under IC 4-22-2 as necessary for the administration of
28	this chapter.
29	(c) If a holder of property presumed abandoned and subject to
30	custody as unclaimed property is a successor to another person who
31	previously held the property for the apparent owner or if the holder has
32	changed its name while holding the property, the holder shall file with
33	the report the former names of the holder, if any, and the known names
34	and addresses of all previous holders of the property.
35	(d) The report required by subsection (a) must be filed as follows:
36	(1) The report of a life insurance company must be filed before
37	May 1 of each year for the calendar year preceding the year in
88	which the report is filed.
39	(2) All other holders must file the report before November 1 of
10	each year to cover the year preceding July 1 of the year in which
11	the report is filed.
12	(e) The holder of property presumed abandoned and subject to



1	custody as unclaimed property under this chapter shall send written
2	notice to the apparent owner, not more than one hundred twenty (120)
3	days or less than sixty (60) days before filing the report required by this
4	section, stating that the holder is in possession of property subject to
5	this chapter if:
6	(1) the holder has a record of an address for the apparent owner
7	that the holder's records do not show as inaccurate;
8	(2) the claim of the apparent owner is not barred by the statute of
9	limitations; and
10	(3) the value of the property is at least fifty dollars (\$50).
11	(f) Before the date of filing the report the holder may request the
12	attorney general to extend the time for filing the report. The attorney
13	general may grant the extension upon a showing of good cause. The
14	holder, upon receipt of the extension, may make an interim payment on
15	the amount the holder estimates will ultimately be due, which will
16	suspend the accrual of interest on the amount paid.
17	(g) The holder shall file with the report an affidavit stating that the
18	holder has complied with this section.
19	SECTION 5. IC 32-9-1.5-28, AS AMENDED BY P.L.127-2000,
20	SECTION 9, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
21	JULY 1, 2002]: Sec. 28. (a) Except as provided in subsection (e), the
22	attorney general shall cause a notice to be published not later than
23	November 30 of the year immediately following the year in which
24	unclaimed property has been paid or delivered to the attorney general.
25	(b) Except as provided in subsection (c), the notice required by
26	subsection (a) must be published at least once each week for two (2)
27	successive weeks in a newspaper of general circulation published in the
28	county in Indiana of the last known address of any person named in the
29	notice.
30	(c) If the holder does not report an address for the apparent owner,
31	or reports an address outside Indiana, the notice must be published in
32	the county in which the holder has its principal place of business within
33	Indiana or such other county as the attorney general may reasonably
34	select.
35	(d) The advertised notice required by this section must be in a form
36	that, in the judgment of the attorney general, will attract the attention
37	of the apparent owner of the unclaimed property and must contain the
38	following information:
39	(1) The name of each person appearing to be an owner of property
40	presumed abandoned, as set forth in the report filed by the holder.
41	(2) The last known address or location of each person appearing
12	to be an owner of property presumed abandoned if an address or



1	a location is set forth in the report filed by the holder.
2	(3) A statement explaining that property of the owner is presumed
3	to be abandoned and has been taken into the protective custody of
4	the attorney general.
5	(4) A statement that information about the abandoned property
6	and its return to the owner is available to a person having a legal
7	or beneficial interest in the property, upon request to the attorney
8	general.
9	(e) The attorney general is not required to publish the following in
10	the notice:
11	(1) Any item of less than fifty one hundred dollars (\$50) (\$100)
12	in value.
13	(2) Information concerning a traveler's check, money order, or
14	similar instrument.
15	SECTION 6. IC 32-9-1.5-31 IS AMENDED TO READ AS
16	FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 31. (a) Except as
17	provided in subsections (b), and (c), and (f), the attorney general, not
18	later than three (3) years after the receipt of abandoned property, shall
19	sell the property to the highest bidder at:
20	(1) public sale in a city in Indiana; or
21	(2) a commercially reasonable sale;
22	that in the judgment of the attorney general affords the most favorable
23	market for the property. The attorney general may decline the highest
24	bid and reoffer the property for sale if in the judgment of the attorney
25	general the bid is insufficient. If in the judgment of the attorney general
26	the probable cost of sale exceeds the value of the property, the property
27	need not be offered for sale. A sale held under this section must be
28	preceded by one (1) publication of notice, at least three (3) weeks
29	before the sale, in a newspaper of general circulation published in the
30	county in which the property is to be sold.
31	(b) If the property is of a type that is customarily sold on a
32	recognized market or that is subject to widely distributed standard price
33	quotations, and if in the opinion of the attorney general the probable
34	cost of a public sale to the highest bidder would:
35	(1) exceed the value of the property; or
36	(2) result in a net loss;
37	the attorney general may sell the property privately, without notice by
38	publication, at or above the prevailing price for the property at the time
39	of sale.
40	(c) All securities shall be sold as soon as reasonably possible
41	following receipt. If a valid claim is made for any securities in the
42	possession of the attorney general, the attorney general may:



1	(1) transfer the securities to the claimant; or
2	(2) pay the claimant the value of the securities as of the date the
3	securities were delivered to the attorney general.
4	Notice of the sale of securities is not required. Securities listed on an
5	established stock exchange must be sold at prices prevailing at the time
6	of sale on the stock exchange. Other securities may be sold over the
7	counter at prices prevailing at the time of sale or by any other method
8	the attorney general considers reasonable.
9	(d) A purchaser of property at a sale conducted by the attorney
10	general under this chapter takes the property free of all claims of the
11	owner or previous holder and of all persons claiming through or under
12	them. The attorney general shall execute all documents necessary to
13	complete the transfer of ownership.
14	(e) A person does not have a claim against the attorney general for
15	any appreciation of property after the property is delivered to the
16	attorney general, except in case of intentional misconduct or
17	malfeasance by the attorney general.
18	(f) If property is forwarded to the attorney general and the
19	property does not have any of the information required under
20	section 26(b)(1) of this chapter, the attorney general may
21	immediately:
22	(1) sell the property and transmit the proceeds; or
23	(2) transfer the property;
24	to the common school fund.
25	SECTION 7. IC 32-9-1.5-36, AS AMENDED BY P.L.127-2000,
26	SECTION 10, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE
27	JULY 1, 2002]: Sec. 36. (a) A person, not including another state,
28	claiming an interest in property paid or delivered to the attorney
29	general may file a claim on a form prescribed by the attorney general
30	and verified by the claimant. To be considered by the attorney
31	general, the claim must meet the requirements established by the
32	attorney general.
33	(b) Not later than ninety (90) days after a claim that meets the
34	requirements established by the attorney general is filed, the
35	attorney general shall:
36	(1) consider the claim; and
37	(2) give written notice to the claimant that the claim is granted or
38	the claim is denied in whole or in part.
39	(c) Not later than thirty (30) days after a claim is allowed, the
40	attorney general shall pay over or deliver to the claimant the property
41	or the net proceeds of the sale of property if the property has been sold

by the attorney general, together with any additional amount to which



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1	the claimant may be entitled under section 30 of this chapter.		
2	(d) A holder who pays the owner for property that has been		
3	delivered to the state and that, if claimed from the attorney general by		
4	the owner, would be subject to an increment under section 30 of this		
5	chapter shall recover the amount of such increment from the attorney		
6	general.		
7	(e) A person may file a claim under subsection (a) at any time		
8	within twenty-five (25) years after the date on which the property was		
9	first presumed abandoned under this chapter, notwithstanding the		
10	expiration of any other time specified by statute, contract, or court		
11	order during which an action or a proceeding may be commenced or		
12	enforced to obtain payment of a claim for money or recovery of		
13	property.		
14	SECTION 8. IC 32-9-1.5-36.5 IS ADDED TO THE INDIANA		
15	CODE AS A NEW SECTION TO READ AS FOLLOWS		
16	[EFFECTIVE JULY 1, 2002]: Sec. 36.5. (a) An owner of property		
17	that is delivered to the attorney general may disclaim the property		
18	by filing a disclaimer of property with the attorney general in the		
19	form and manner required by the attorney general.		
20	(b) If the property is disclaimed under subsection (a), the		
21	attorney general may immediately:		
22	(1) sell the property and transmit the proceeds; or		
23	(2) transfer the property;		
24	to the common school fund.		
25	SECTION 9. IC 32-9-1.5-48, AS AMENDED BY P.L.127-2000,		
26	SECTION 16, IS AMENDED TO READ AS FOLLOWS [EFFECTIVE		
27	JULY 1, 2002]: Sec. 48. (a) An agreement by an owner, the primary		
28	purpose of which is to pay compensation to locate, deliver, recover, or		
29	assist in the recovery of property presumed abandoned under this		
30	chapter that is entered into not earlier than the date the property was		
31	presumed abandoned and not later than twenty-four (24) months after		
32	the date the property is paid or delivered to the attorney general is void		
33	and unenforceable. This subsection does not apply to an owner's		
34	agreement with an attorney to file a claim as to identified property or		
35	to contest the attorney general's denial of a claim.		
36	(b) An agreement by an owner, the primary purpose of which is to		
37	locate, deliver, recover, or assist in the recovery of property, is valid		
38	only if:		
39	(1) the fee or compensation agreed upon is not more than ten		
40	percent (10%) of the amount collected unless the amount		

collected is fifty dollars (\$50) or less;

(2) the agreement is in writing;



1	(3) the agreement is signed by the apparent owner;
2	(4) the agreement clearly sets forth:
3	(A) the nature and value of the property; and
4	(B) the value of the apparent owner's share after the fee or
5	compensation has been deducted; and
6	(5) the agreement contains the provision set forth in subsection
7 8	(d).
	(c) This section does not prevent an owner from asserting at any
9	time that an agreement to locate property is otherwise invalid.
10	(d) This subsection applies to a person who locates, delivers,
11	recovers, or assists in the recovery of property reported under this
12	chapter for a fee or compensation. An advertisement, a written
13	communication, or an agreement concerning the location, delivery,
14	recovery, or assistance in the recovery of property reported under this
15	chapter shall contain a provision stating that by law any contract
16	provision requiring the payment of a fee for finding property held by
17	the attorney general for less than twenty-four (24) months is void and
18	that fees are limited to not more than ten percent (10%) of the amount
19	collected unless the amount collected is fifty dollars (\$50) or less.
20	(e) Subsections (b)(4) and (d) do not apply to attorney's fees.
21	(f) (e) If an agreement covered by this section applies to mineral
2223	proceeds and the agreement contains a provision to pay compensation
	that includes a portion of the underlying minerals or any mineral
2425	proceeds not then presumed abandoned, the provision is void and unenforceable.
26	
	(g) (f) An agreement covered by this section that provides for
27	compensation that is unconscionable is unenforceable except by the
28	owner. An owner who has agreed to pay compensation that is
29	unconscionable, or the attorney general on behalf of the owner, may
30	maintain an action to reduce the compensation to a conscionable
31 32	amount. The court may award reasonable attorney's fees to an owner
33	who prevails in the action. SECTION 10. IC 32-9-1.5-48.5 IS ADDED TO THE INDIANA
34 35	CODE AS A NEW SECTION TO READ AS FOLLOWS
	[EFFECTIVE JULY 1, 2002]: Sec. 48.5. (a) This section applies to a
36	person who agrees to locate, deliver, recover, or assist in the
37 38	recovery of unclaimed property under an agreement described in
38 39	section 48 of this chapter.
39 40	(b) If a person violates section 48 of this chapter, a claimant, or the attorney general on behalf of a claimant, may bring an action
40	against the person for:
41	against the person for.

(1) damages equal to the value of the property recovered,



based upon one hundred percent (100%) of the value of the property on the date of the fee agreement; (2) additional damages in an amount up to two (2) times the value of the property; and (3) the other party's reasonable attorney's fees. (c) An action brought under this section must commence not later than two (2) years after the date the agreement was entered. SECTION 11. IC 32-9-2-0.5 IS ADDED TO THE INDIANA CODE AS A NEW SECTION TO READ AS FOLLOWS [EFFECTIVE JULY 1, 2002]: Sec. 0.5. This chapter does not apply to property or an unclaimed article left in a safe deposit box.	C
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